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Frank San San San	INTER	VIEW SUREMANY	DATE MAILED:	
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All participants (applicant, applicant's n	epresentative, PTO personr	nel);		18 18 E. S. 1962
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(2) Mr. Para V.	The to hope of the man	(3)Pr	Thomas Him	be the second of the second
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(b) In every instance where reconsidera	tion is requested in view of an interview with a	n examiner, a complete written	statement of the reasons presented at the
and 1.135, (35 U.S.C. 132)	st be filed by the applicant. An interview does	not remove the necessity for rep	ny to Office action as specified in 33 1.11
promise a many management production of the contraction of the contrac	n operatures 1 money		
§ 1.2. Business to be transacted in wi	ritingAll business with the Patent or Traden	nark Office should be transacte	ed in writing. The personal attendance of
applicants or their attorneys or agents at the	e Patent and Trademark Office is unnecessary	The action of the Patent and	Frademark Office will be based exclusively
on the written record in the Office. No atten	ition will be paid to any alleged oral promise,	supuration, or understanding in	relation to wiscu mere is disagreement of
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The action of the Patent and Trademark	Office cannot be based exclusively on the writ	ten record in the Office if that re	cord is itself incomplete through the failur
to record the substance of interviews.		:	
It is the recognitible of the applicant or	the attomey or agent to make the substance of	an interview of record in the an	olication file, unless the examiner indicate
he or she will do so. It is the examiners res	ponsibility to see that such a record is made a	and to correct material inaccura	cies which bear directly on the question of
patentability.	VIEW SURMARY		
			t span where a metter of substance ha
Examiners must complete a two-sheet	carbon interleaf Interview Summary Form for e cking the appropriate boxes and filling in the big	ach interview neid atter Januar	y 1, 1978 where a matter of substance ha
only procedural matters, directed solely to re	estriction requirements for which interview reco	rdation is otherwise provided to	r in Section 812.01 of the Manual of Pater
Examining Procedure, pointing out typograp	phical errors or unreadable script in Office action	ons or the like, or resulting in an	examiner's amendment that fully sets fort
the agreement are excluded from the interv	iew recordation procedures below. (E)	( Iltmans	Mr. Hadren
- 1	the second secon	the right hand nertice of the file	and listed on the "Contents list on the fi
geglishs mad vielingterderen en recess	given an appropriate paper number, placed in ate copy of the Form is removed and given to t	he applicant for attorney or age	nt) af the conclusion of the interview. In the
case of a telephonic interview, the cook is n	nailed to the applicant's correspondence addr	ess either with or prior to the ne	ext official communication.
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The Form provides for recordation of the	e following information:		
- Application Number of the application	produce 🔀 incologial 🖟 of carry at the	Joriera de 🛣 Porsonni (ut	ype. [] Tülüpi onlo — Təlevideo C
-Name of applicant			•
- Name of examiner - Date of interview	s. brief description:	received to a DNo Hyst	khibit shown or demonstraking ecords
- Type of Interview (personal or telepho		1	
-Name of participant(s)) (applicant, atte	orney or agent, etc.)		, and the second second of the second
- An indication whether or not an exhibit	it was shown or a demonstration conducted		<b>.</b>
<ul> <li>An identification of the claims discuss</li> <li>An identification of the specific prior a</li> </ul>	ed of discussed	not reached	green Liwas cached. 🛭 was
- An indication whether an agreement v	was reached and if so, a description of the ger	eral nature of the agreement (n	nay be by attachment of a copy
of amendments or claims agreed as b	eing allowable). (Agreements as to allowabilit	y are tentative and do nobrestri	chituther action by the examiner to the si
contrary.)	and the date leave down	1	•
The signature of the examiner who co	Colling herenone present	Dregh etal	dentification of prior art discussed:
	Composposation process.		
The Form also contains a statement rer	minding the applicant of his responsibility to re	cord the substance of the inten	view.
to be dealerable that the autominar again	remind the applicant of his obligation to reco	and the substance of the intends	w in each case unless both applicant an
overmindenting that the examinar will reco	mi come! Wherethe examiner empes to terni	n the substance of the interview	vior-when it is adequately recorded on it
Form or in an attachment to the Form, the	examiner should check a box at the bottom of	he Form informing the applican	t that he need not supplement the Form b
submitting a separate record of the subster	nce, of the Interview	alico Alpelican	in detail the
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or to conditionented by the applicant or the	examiner to include all of the amplicable items	required below concerning the	substance of the interview: > ^ 0
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A complete and proper recordation of the	nelsubstance of any interview should include	at least the following applicable	Items:
1) A brief description of the nature of ar	ny exhibit shown or any demonstration conduc	ted,	Comment of the same of the sam
<ol><li>an identification of the claims discus:</li></ol>	sed,	the Rejection	Δ
3) an identification of specific prior and	discussed,		ty described on the Interview Summary
Form completed by the examiner.	used amendments of a substantive flature dis-	ataonihaome adi in vari	has inecessar in anitohosah rallat A
5), a brief identification of the general th	ii available, which the examiner agraeu v It ot beingeelg, aliempps Isqipning eft to tavn	ne examiner. The Identification	of arguments need not be lengthy or
or thrust of the principal arguments m	ade to the examiner can be understood in the	context of the application file. (	of course, the applicant may desire to
6) a concret indication of any other part	rguments which he feels were or might be per tinent matters discussed, and	to provide a separate record	it is not necessary for applicant

a general indication of any other pertunent matters discussed, and the pertunent matters discussed, and the pertunent matters discussed, and the pertunent matters discussed in the individual of the pertunent matters discussed in the perturbation of th

Examiner to Check for Accuracy

Applicant's summary of what took place at the interview should be parefully checked to determine the accuracy of any argument on statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication "interview record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

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FORM PTOL-413 (REV. 2-58)